AMENDMENT TRANSMITTAL LETTER (Large Entity) Applicant(s): Reid, et al.						Docker o.
		g Date er 30, 1999	E	Examiner Criares	To Aller	Group Art Mile 7617
Invention: MICROPARTICES CARRIERS OF MAXIMAL UPTAKE CAPACITY BY BOTH M CELLS AND NON M CELLS FEB 2 0 2001						
Transmitted herewith is an amendment in the above-identified application. The fee has been calculated and is transmitted as shown below.						
CLAIMS AS AMENDED						
	CLAIMS REMAINING AFTER AMENDMENT			ER EXTRA S PRESENT	RATE	ADDITIONAL FEE
TOTAL CLAIMS	24 -	24 =	:	0	x \$18.00	\$0.00
INDEP. CLAIMS	7 -	7 =	:	0	x \$80.00	\$0.00
Multiple Dependent Claims (check if applicable)						\$0.00
TOTAL ADDITIONAL FEE FOR THIS AMENDMENT						\$0.00
 No additional fee is required for amendment. □ Please charge Deposit Account No. in the amount of A duplicate copy of this sheet is enclosed. □ A check in the amount of to cover the filing fee is enclosed. ☑ The Commissioner is hereby authorized to charge payment of the following fees associated with this communication or credit any overpayment to Deposit Account No. 21-0380 A duplicate copy of this sheet is enclosed. ☑ Any additional filing fees required under 37 C.F.R. 1.16. □ Any patent application processing fees under 37 CFR 1.17. Dated: February 12, 2001						
Caroline Nash, Ro Nash & Titus, LL 3415 Brookeville Brookeville, MD 2 (301) 924-9500	eg. No. 36,329 .C Road, Suite 1000			drebruary 12,	2001 wit	and fee is being deposited the U.S. Postal Service as 1.8 and is addressed to the

Assistant Commissioner for Patents, Washington, D.C.

Signature of Person Mailing Correspondence

Caroline Nash

Typed or Printed Name of Person Mailing Correspondence

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re: PATENT APPLICATION OF I PE

Inventor(s)REID, et al.

Appln. No.: 09/451,321

Filed: November 30, 1999

Group Art Unit: 1617

Examiner: Craires

Title: MICROPARTICLES CARRIERS OF MAXIMAL UPTAKE CAPACITY BY

FEB 2 0 2001

BOTH M CELLS AND NON-M CELLS

AMENDMENT

Hon. Commissioner of Patents and Trademarks Washington, DC 20231

Sir:

Responsive to the Office Action dated November 30, 2000, please enter the following amendment and consider the following remarks.

INTHE CLAIMS:

76. (Amended) Microspheres [containing an agent wherein said microspheres are] prepared by the process of claim 13.

REMARKS

Applicants acknowledge that claims 1-15 have been allowed. Claim 16 has been amended to address the Examiner's comments on page 2 of the Office Action.

Claims 17-24 have been rejected under 35 U.S.C. §103(a) as allegedly unpatentable over Tice et al. (4,389,330). Applicants respectfully traverse this rejection.

The invention of claims 17-24 is directed to microspheres having an average particle size distribution that maximizes uptake of the microspheres by both M cells and non-M cells, either in the villous epithelium or in the Peyer's patches follicle associated epithelium so that upon encapsulating antigens or other chemotherapeutic agents within these microspheres, large doses of antigen will not be required to achieve sufficient local